1A Claud Hudiburgh (CONS/E)

Case No. 0381057

Atty LeVan, Nancy J. (for Petitioner Charles Hudiburgh, Successor Conservator)

Atty Sanoian, Joanne (Court-appointed for Conservatee)

Probate Status Hearing Re: Filing of Second Account

DOD: 4/27/2012	Louis Trobate States theating Re. Timing	
DOD: 4/27/2012	CHARLES HUDIBURGH, son, was	NEEDS/PROBLEMS/COMMENTS:
	appointed Successor Conservator of	
	the Estate on 6/11/2008.	<u>Page 1B</u> is the Order to Show Cause
Cont. from 030712,		issued to Attorney Nancy LeVan and
040412	Order Approving First Amended First	Conservator Charles Hudiburgh.
Aff.Sub.Wit.	Account and Report of Successor	
Verified	Conservator; Petition for Allowance of	Continued from 4/4/2012. Minute Order
Inventory	Fees for Attorney was filed on	states the Court notes for the record that
PTC	5/16/2011.	neither Ms. LeVan nor her clients are
Not.Cred.]	present. The Court sets the matter for an
Notice of Hrg	First account period was 6/11/2008	Order to Show Cause on 5/9/2012
Aff.Mail	through 12/22/2009.	regarding the proposed sanctions in the
Aff.Pub.	Coord was such for the coord of	amount of \$500.00 . (Please refer to Page
Sp.Ntc.	Second account for the period	1B.)
Pers.Serv.	beginning 12/23/2009 is currently due.	,
Conf. Screen	1, ,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	The following issue from the last hearing
Letters	Notice of Status Hearing filed 1/4/2012	remains:
Duties/Supp	set a status hearing on 3/7/2012 for	Need second account or current
Objections Objections	failure to file the second account.	status report pursuant to Local Rule
Video	Clerk's Certificate of Mailing shows	7.5(B).
Receipt	notice was mailed to Charles	7.3(b).
CI Report	Hudiburgh and to Attorney Nancy	
9202	LeVan on 1/4/2012.	
Order		
Aff. Posting	Status Report Re: 2 nd Accounting filed	Reviewed by: LEG
Status Rpt	on 3/6/2012 states:	
	She received the Notice of Status	Reviewed on: 4/30/12
UCCJEA	Hearing filed 1/4/2012 [date notice	Updates:
Citation	received not stated];	Recommendation:
FTB Notice	 Her paralegal sent a copy of the 	File 1A - Hudiburgh
	Notice of Status Hearing to Chuck	
	[Conservator of the Estate] on	
	1/9/2012;	
	 They have tried to call Chuck 	
	[dates of attempts to call not	
	- '	
	stated] to make an appointment	
	to go over the finances to prepare	
	the second accounting, with no	
	response;	
	She has sent an email to Chuck	
	[date of email not stated] to see if	
	he will be attending the hearing	
	tomorrow [3/7/2012];	
	She has not received a response	
	as of writing this report.	

Atty LeVan, Nancy J. (for Petitioner Charles Hudiburgh, Successor Conservator)

Atty Sanoian, Joanne (Court-appointed for Conservatee)

Order to Show Cause Re: Proposed Sanctions in the Amount of \$500

DOD: 4/27/2012	CHARLES HUDDURCH son was appointed	NEEDS/PROBLEMS/COMMENTS:
DOD. 4/21/2012	CHARLES HUDIBURGH, son, was appointed	NEEDS/PROBLEMS/COMMENTS:
	Successor Conservator of the Estate on 6/11/2008.	
Comb from	Notice of Status Hearing filed 1/4/2012 set a status	
Cont. from	hearing on 3/7/2012 for failure to file the second	
Aff.Sub.Wit.	account, which is currently due for the period	
Verified	beginning 12/23/2009. Clerk's Certificate of	
Inventory	Mailing shows notice was mailed to Charles	
PTC	Hudiburgh and to Attorney Nancy LeVan on	
Not.Cred.	1/4/2012.	
Notice of Hrg		
Aff.Mail	Minute Order dated 3/7/2012 states the Court	
Aff.Pub.	indicates for the record that Ms. LeVan has	
Sp.Ntc.	requested a continuance. The Court continues the	
Pers.Serv.	matter to 4/4/2012 and orders Ms. LeVan be	
Conf. Screen	present with an explanation as to where Charles	
Letters	Hudiburgh is and why the accounting has not	
Duties/Supp	been done. Additionally, the Court directs that Ms.	
Objections	Sanoian make the necessary inquiries to	
Video	determine if the Conservatee is being properly	
Receipt	cared for. Matter continued to 4/4/2012.	
CI Report		
9202	Minute Order dated 4/4/2012 states the Court	
Order	notes for the record that neither Ms. LeVan nor her	
Aff. Posting	clients are present. The Court sets the matter for	Reviewed by: LEG
Status Rpt	an Order to Show Cause on 5/9/2012 regarding	Reviewed on: 4/30/12
UCCJEA	the proposed sanctions in the amount of \$500.00.	Updates:
Citation	The Court orders Ms. LeVan and Charles	Recommendation:
FTB Notice	Hudiburgh to be present on 5/9/2012. The Court	File 1B – Hudiburgh
	further orders the investigator to check on the	· · · · · · · · · · · · · · · · · · ·
	well-being of Claud Hudiburgh. Ms. Horton informs	
	the Court that Ms. Sanoian would like to be	
	removed as counsel.	
	н	

1B

Walker, Keith S. (of Claremont, for Nitza Peña, Administrator)

Probate Status Hearing Re: Failure to File Inventory and Appraisal and Failure to File a First Account or Petition for Final Distribution

DOD: 6/12/1995	NITZA PEÑA, niece, was appointed Administrator	NEEDS/PROBLEMS/COMMENTS
	with Limited IAEA on 12/6/1995 with bond fixed at	TELES/TRODELING/GOMMENIS
Cont. from: 090910,	\$20,000.00.	Page 2B is the Petition for
120610, 012711,	\$20,000.00.	Family Allowance filed on
040611, 060711,	Drack of Dand marked in the amount of \$20,000.00	3/20/2011.
090611, 110811,	Proof of Bond posted in the amount of \$20,000.00	0/20/2011.
121311, 020812.	was filed on 12/15/1995, and Letters issued on that	Continued from 2/21/2012
032112	date.	Continued from 3/21/2012. Minute Order states Mr. Walker
Aff.Sub.W		
Verified	The Inventory and Appraisal was due on 3/15/1996.	is appearing via conference call. The Court directs counsel
Inventory	The first account or petition for final distribution was	
PTC	due on <u>12/15/1996</u> .	to put the bonding company on notice. The matter is
Not.Cred.		
Notice of	Proof of Service by Mail – Failure to File Inventory	continued to 5/9/2012. The
Hrg	and Appraisal was filed on 5/20/1996 indicating the	Court orders that the hearing
Aff.Mail	notice of failure to file an inventory and appraisal, a	currently set for 5/3/2012 be
Aff.Pub.	first account or petition for final distribution was	vacated and rescheduled for
Sp.Ntc.	mailed to Attorney Keith Walker on 5/20/1996.	5/9/2012.
Pers.Serv	 Court file contains no record of any 	
Conf.	response by Attorney Walker to this	Note: An Amended Creditor's
Screen	notice (no hearing date was set by the	Claim was filed in this case on
Letters	Court; notice was a courtesy to	6/21/1996 by Valley Medical
Duties/S	Attorney.)	Center [now Community
Objection		Medical Center] for
Video	Notice of Status Hearing filed on 7/28/2010 set a	\$198,043.68.
Receipt	status hearing on 9/9/2010 for failure to file the	
CI Report	inventory and appraisal, and failure to file a first	Note: Final Inventory and
9202	account or petition for final distribution. Clerk's	Appraisal was filed on
Order	Certificate of Mailing shows the Notice was mailed	3/20/2012. (See Issue #2.)
	to Keith S. Walker on 7/28/2010.	~Please see additional page~
Aff. Post		Reviewed by: LEG
Stat Rpt	Minute Order dated 9/9/2010 [Judge Gallagher]	Reviewed on: 5/4/12
UCCJEA	states Attorney Walker represents to the Court that	Updates:
Citation	he lost contact with his client for a period of time	
FTB Notc	but has now obtained a current address and	Recommendation:
I FIB NOIC	should be able to close the estate quickly as the	File 2A - Vaughn
	property has been lost. If the accounting is filed, no	
	appearance is necessary on 12/6/2010.	
	Minute Order dated 10/0//20 Design University	
	Minute Order dated 12/06/10 [Judge Hamlin] states	
	Attorney Walker states his intention to file a Petition	
	to Set Aside in this matter and requests a	
	continuance. If said petition is filed, then no	
	appearance is necessary on 1/27/2011.	
	~Please see additional page~	
<u>- </u>		2A

First Additional Page 2A, Maria DeJesus Vaughn (Estate)

Case No. 0547150

Notes from the previous status hearings, continued:

- Minute Order dated 1/27/2011 [Judge Oliver] states Counsel is directed to file the inventory with the petition. If filed by 4/6/2011 and reviewed by an examiner no appearance will be necessary.
- Minute Order dated 4/6/2011 [Judge Oliver] states Mr. Walker is appearing via conference call.
 Counsel advises the Court that he has managed to re-establish contact with his client and has
 made contact with an attorney in San Diego. Counsel further advises that he will be filing a
 Petition for Family Allowance.
- Minute Order dated 6/7/2011 [Judge Oliver] states Mr. Walker is appearing via conference call. Counsel requests a continuance. Matter continued to 9/6/2011.
- Minute Order dated 9/6/2011 [Judge Oliver] states Keith Walker states that he has had a medical
 procedure keeping him away from court. Mr. Walker requests a continuance, stating, for
 example, a pending creditor's claim. The Court notes the creditor's claim and understands the
 matter will be finished at the next court hearing of 11/8/2011.
- Minute Order dated 11/8/2011 [Judge Oliver] states Mr. Walker is appearing via conference call. Mr. Walker informs the Court that he has the Petition for Family Allowance largely prepared, but needs a continuance due to medical issues. Matter continued to 12/13/2011.
- Minute Order dated 12/13/2011 states Mr. Walker appears by CourtCall. Mr. Walker advises the Court that he should have the petition filed by the end of this year.
- Minute Order dated 2/8/2012 states Keith Walker appears via Courtcall. Court orders Mr. Walker and Ms. Pena to personally appear if the Inventory and Appraisal is not filed by the next hearing on 3/21/2012.

The following issues remain to be addressed by Attorney Walker:

- 1. Proof of Service by Mail of the Notice of Hearing filed on 5/4/2012 shows notice was mailed on 4/24/2012 to American Contractors Indemnity Company in Los Angeles. Proof of Bond filed 12/15/1995 indicates Highlands Insurance Company is the bond company that issued the \$20,000.00 bond to Petitioner. Further, Highlands Insurance Company filed on 10/5/2001 a Notice of Change of Address indicating an address in Van Nuys. Need explanation as to the reason American Contractors Indemnity Company was sent notice, and/or proof that American Contractors Indemnity Company issued and currently holds the \$20,000.00 bond to the Petitioner, or proof of service by mail of notice to Highlands Insurance Company, Southern California Bonding Service, Inc., per Court records indicating that Highlands Insurance Company issued the \$20,000.00 bond to Petitioner.
- 2. Final Inventory and Appraisal filed on 3/20/2012 does not comply with Probate Code § 8802 which provides the inventory and appraisal shall separately list each item and shall state the fair market value of the item <u>at the time of the Decedent's death.</u> Final Inventory and Appraisal filed on 3/20/2012 shows an estate value of <u>\$9,080.37</u> cash. However, this value appears not_to reflect a correct estate value <u>as of the date of Decedent's death of 6/12/1995</u>, based upon the following:
 - a. Initial Petition for Probate filed 10/31/1995 indicated an estimated value of the estate of \$62,000.00, consisting of real property (\$42,000.00) and personal property (\$20,000.00);
 - b. Order for Probate filed 12/6/1995 fixed bond at \$20,000.00; proof of bond was filed 12/15/1995, and Letters issued on that same date;
 - c. Administrator Nitza Pena was authorized for Limited IAEA Authority only.
- 3. Need petition for final distribution pursuant to Local Rule 7.5(B) and (C).

Atty Walker, Keith S., sole practitioner of Claremont (for Nitza Peña, Administrator)

Petition for Family Allowance (Probate Code 6541(b)(2)

DO	D: 6/12/1995		NITZA PEÑA, niece and Administrator with	NEEDS/PROBLEMS/COMMENTS:
			Limited IAEA, is Petitioner.	Note : It appears Petitioner and/or
			Petitioner requests a family allowance for the	Attorney Walker intend this Petition
			support and maintenance of the Decedent's	to be brought under Probate Code
Coi	nt. from		children, stating as follows:	§ 6540(b)(2) rather than 6541(b)(2)
	Aff.Sub.Wit.		The Final Inventory and Appraisal of the	as stated in the caption of the <i>Petition</i> .
✓	Verified		estate filed with the Court [on 3/20/2012]	
	Inventory		shows the total value of the estate to be	Notice of Hearing filed
	PTC		\$9,080.37 ;	5/4/2012 contains the
	Not.Cred.		• Of that sum, \$545.25 has been paid to	incorrect hearing time of
✓	Notice of Hrg		counsel for Petitioner as reimbursement fo	8:30 a.m. rather than 9:00
✓	Aff.Mail	W/	costs advanced;	a.m. Due to this defect in
	Aff.Pub.		• The remaining \$8,535.12 has been turned	notice, Court may be
	Sp.Ntc.		over to the State Controller as unclaimed	required to continue this
	Pers.Serv.		property; Petitioner and her counsel are	hearing and may require
	Conf. Screen		submitting claims to the State Controller in	
	Letters		order to recover the property on behalf of	and proof of service by mail
	Duties/Supp		the estate;	to all interested parties of the Amended Notice of
	Objections		 Valley Medical Center of Fresno [now 	Hearing containing the
	Video		Community Medical Center] filed a claim	continued hearing date and
	Receipt Cl Report		for \$203,464.43 on 12/16/1995, and an	correct time.
	9202		amended claim for a reduced amount of	Coneci line.
√	Order		\$198,043.68 on 6/21/1996; the latter claim	2. Proof of Service By Mail filed
	oluci		reflects a reduction of \$4,600.95 for one or	
			more payments from insurance and a	notice was mailed pursuant
			further adjustment of \$819.80 which	to Probate Code §
			accounts for the difference in the	1220(a)(2)(A) to Nitza Peña ,
			outstanding balance; Petitioner allowed	Administrator.
			the claim in full;	Diameter and I'll and a sure
	Aff. Posting		The estate is insolvent; Decadent was survived by seven shildren	~Please see additional page~
			 Decedent was survived by seven children all of whom were still minors at the time of 	
	Status Rpt		her death [on 6/12/1995]; all of	Reviewed on: 5/4/12
	UCCJEA Citation		Decedent's children are now adults	Updates:
			except for one, KAREN SHIRLEY VAUGHN ,	Recommendation:
	FTB Notice		who will attain the age of majority on	File 2B – Vaughn
			6/12/2012;	
			 Decedent's children are her heirs at law 	
			and succeed to her entire estate under	
			Probate Code § 6402(a);	
			~Please see additional page~	
			•	

First Additional Page 2B, Maria DeJesus Vaughn (Estate) Case No. 0547150

Petitioner states, continued:

- Because all of Decedent's children were minors at the time of her death, they are entitled under Probate Code § 6540(a)(2) to a reasonable family allowance out of the estate for their maintenance;
- Petitioner requests an allowance for each of Decedent's seven children of \$100.00 per month for a period of one year only [from 6/12/1995 to 6/11/1996], retroactive to the date of Decedent's death, for a total allowance of \$8,400.00, in keeping with Probate Code §§ 6542 and 6543(a);
- Petitioner submits that such an allowance is so modest as to be reasonable as a matter of law
 and recognizes that not even the full \$8,400.00 will be available for purposes of the allowance
 after costs of administration are paid;
- Being minors at the time of Decedent's death, her children had no substantial income of their own during the first year after the date of death.

<u>Petitioner prays for an order</u>: Granting a family allowance for the support and maintenance of each of the Decedent's seven surviving children in the sum of \$100.00 per month for the period from 6/12/1995 to 6/11/1996, for a total of \$1,200.00 per child and a total allowance of \$8,400.00, subject to the priority of other debts as provided in Probate Code § 11420(a).

Memorandum of Points and Authorities in Support of Petition for Family Allowance filed 5/4/2012 by Attorney Walker states [case law authority and citations omitted]:

- The total value of the estate is just \$9,080.37 as set forth in the Final Inventory and Appraisal filed on 3/20/2012;
- The only creditor's claim is that of Valley Medical Center [now Community Medical Center] for \$198,043.68, which has been allowed in full;
- The estate will therefore be insolvent whether the family allowance is granted or not;
- Entitlement to a Family Allowance: the right to a family allowance is purely statutory and does not depend on the status of the claimant as an heir or devisee; rather it rests upon the right of the claimant to support at the time of the decedent's death; even a spouse or minor child who has been totally disinherited is entitled to a family allowance;
- A family allowance is preferred to most other claims (Probate Code § 750) and upon proper application, it must be granted even if the estate is insolvent;
- Under Probate Code § 11420(a), a family allowance must be paid before the general debts of the estate;
- The mere passage of time, even more than a decade and a half, does not affect the right of a
 surviving spouse or child to a family allowance; nor does the fact that the children have attained
 their majority since the decedent's death; the granting or withholding of support for [an] estate is
 not a matter within the discretion of the probate court, though the court has a broad discretion in
 determining the reasonableness and necessity of the family allowance;
- Where the estate is insolvent, as here, the family allowance may not continue for more than one year after the granting of letters per Probate Code § 6543(a);
- Where no allowance has been previously granted, however, the decedent's children are still
 entitled to an allowance so long as it does not extend beyond the first anniversary of the first
 issuance of letters;
- The amount requested for each of the decedent's children is, under the circumstances of this case, entirely reasonable, and the Court should grant the petition.

~Please see additional page~

Second Additional Page 2B, Maria DeJesus Vaughn Case No. 0547150

NEEDS/PROBLEMS/COMMENTS, continued:

- 3. Initial Petition for Probate filed 10/31/1995 indicated an estimated value of the estate of \$62,000.00, consisting of real property valued at \$42,000.00 and personal property valued at \$20,000.00. Petition for Family Allowance does not provide any explanation for the discrepancy in estate value which is now stated to be \$9,080.37 consisting of cash and a refund check. Final Inventory and Appraisal filed on 3/20/2012 does not comply with Probate Code § 8802 which provides the inventory and appraisal shall separately list each item and shall state the fair market value of the item at the time of the Decedent's death. Final Inventory and Appraisal filed on 3/20/2012 shows an estate value of \$9,080.37 cash. However, this value appears not to reflect a correct estate value as of the date of Decedent's death of 6/12/1995, based upon the following:
 - a. Initial Petition for Probate filed 10/31/1995 indicated an estimated value of the estate of \$62,000.00, consisting of real property (\$42,000.00) and personal property (\$20,000.00);
 - b. Order for Probate filed 12/6/1995 fixed bond at \$20,000.00; proof of bond was filed 12/15/1995, and Letters issued on that same date;
 - c. Administrator Nitza Pena was authorized for Limited IAEA Authority only.
- 4. Petition for Family Allowance states the estate is **insolvent**, but provides no facts or information as to how the estate came to that condition **since the inception of this estate in 1995**. Need further information as to the acts and transactions of the Administrator and the Attorney occurring during administration of the estate that resulted in its becoming insolvent.
- 5. Petition for Family Allowance states <u>\$8,535.12</u> has been turned over to the State Controller as unclaimed property without providing any explanation as to the reason estate property was not marshaled and protected by the Administrator nor the Attorney as required.
- 6. Petition for Family Allowance states the Petitioner allowed in full the Valley Medical Center [now Community Medical Center] claim of \$198,043.68 filed on 6/21/1996. Need Allowance of Creditor's Claim (form DE-174) and associated service for this claim pursuant to Probate Code § 9250.
- 7. Petition for Family Allowance states **\$545.25** has been paid to counsel for Petitioner as reimbursement for costs advanced, but does not provide an itemized declaration pursuant to Local Rule 7.17(C) for the Court in its discretion to consider as allowable costs advanced.
- 8. Petition for Family Allowance states Decedent's seven children are currently all adults except for one minor daughter who will reach age 18 on 6/12/2012. Petition gives no details or support as required for the Court to determine the reasonableness and necessity of maintenance according to the circumstances during administration of the estate for Decedent's adult children, such that they were actually dependent in whole or in part upon the Decedent for support as required by Probate Code § 6540(b)(1). Petition provides no explanation for making such claim for family allowance "after the fact" for adult heirs who were minors at the date of death on 6/12/1995. Attorney Walker has not demonstrated in his Petition for Family Allowance nor in his Memorandum of Points and Authorities that his request meets threshold Probate Code 6540(b)(1) showing reasonableness and necessity of maintenance, and the propriety of this request at the present time for Decedent's adult children. Need further details and legal authority to support this request for family allowance.

Atty Kruthers, Heather H. (for Public Guardian – Conservator/Petitioner)

(1) First Account Current and Report of Conservator and (2) Petition for Allowance of Compensation to Conservator and Attorney

Age	e: 85		PUBLIC GUARDIAN, Conservator, is	NEEDS/PROBLEMS/COMMENTS:
DO	DOB: 01/22/26		Petitioner.	CONTINUED FROM 03/28/12
			Account period: 01/17/07 – 07/14/11	Note:
1 1	nt. from 110911 2512, 032812	.,	Accounting - \$1,979,239.77 Beginning POH- \$1,525,346.46 Ending POH - \$924,262.38	Due to the anticipated sale of several more properties owned by the Conservatee within the next year, Petitioner requests that a status hearing
	Aff.Sub.Wit.		2.1,202.00	for the next account be set out 14
✓	Verified		Conservator - \$19,012.78	months instead of the usual 26 months.
	Inventory		(116.35 Deputy hours @ \$96/hr. and 103.20	A Report of Sale and Petition for Order
	PTC		Staff hours @ \$76/hr.)	Confirming Sale is set for hearing on
	Not.Cred.		A440, mary \$0.540.00	05/31/12.
✓	Notice of		Attorney - \$9,540.00	
	Hrg		Bond fee - \$546.98 (ok)	
✓	Aff.Mail	w/	Bond lee	
	Aff.Pub.		Costs - \$239.00 (certification	
	Sp.Ntc.		of Letters)	
	Pers.Serv.			
	Conf. Screen		Petitioner prays for an Order:	
	Letters		 Approving, allowing and settling the first account; 	
	Duties/Supp		2. Authorizing the conservator and	
	Objections		attorney fees and commissions; and	
	Video		3. Authorizing payment of the bond fee.	
	Receipt			
✓	CI Report		Court Investigator Samantha Henson's	
	2620(c)	n/a	report was filed 08/22/11.	
✓	Order		Declaration of Heather Kruthers filed	
	Aff. Posting		01/19/12 states that they will need a 60 day	Reviewed by: JF
	Status Rpt		continuance to prepare and file an amended	Reviewed on: 05/01/12
	UCCJEA		account.	Updates:
	Citation			Recommendation:
	FTB Notice		Declaration of Deputy Public Guardian Gary Healy Re: Examiner Notes for the First Account filed 03/27/12.	File 3 - Hart
			Continued on Page 2	

- 1. The accounting reflects several disbursements to Anjaleoni Enterprises and/or Sundari Kendakur that the court may require further explanation/clarification as follows:
 - a. Charges for live in care from 01/29/07 04/21/11 vary each month and range from \$3,325.00 to \$8,525.00 per month. It is unclear why there is such a variation in the cost of the care from month to month.

Declaration of Deputy Public Guardian Gary Healy filed 03/27/12 states: While living in her own home, Conservatee had 24 hour care. The cost of the in home care was \$8,525/month. The fluctuation in costs from \$3,325 to \$8,525 was due to lack of assets to pay the full amount each month. The company hired by the Conservator, Anjaleoni Enterprises, agreed to receive payment when the conservatee could pay, thus the fluctuations in payment amount. The Conservatee has since been moved and her cost of care is now \$3,000.00 per month.

- b. There is a late fee in the amount of \$300.00 for board & care in 05/2011.
- Declaration of Deputy Public Guardian Gary Healy filed 03/27/12 states: Rent is due at the board and care home where the conservatee moved on the 5th of each month. The Public Guardian made a check for the rent on 05/05/11; however, the board and care owner did not receive the payment until 05/07/11, thus incurring a 10% late fee.
- c. There are several disbursements from 01/29/07 02/24-11 for "Coins for Laundry" totaling \$644.00. Declaration of Deputy Public Guardian Gary Healy filed 03/27/12 states: The Austin Way property owned by the Conservatee and where she previously lived had a coin operated washer and dryer. The Public Guardian paid Anjaleoni for some of Conservatee's needs with coins taken from the washer and dryer.
 - d. Transportation service was billed to the conservatee from 01/29/07 02/24/11 ranging from \$480.00 \$1,725.00 per month (most months are well over \$1,000) (totaling \$53,225.00). This was during the same time frame that the conservatee is paying (the same person/entity) for full time care. The Court may require more information about the reasonableness of these fees.

Declaration of Deputy Public Guardian Gary Healy filed 03/27/12 states: Despite her progressing dementia, the Conservatee was active and it was necessary to provide stimulation and outings that would maintain a healthy lifestyle for her. The Conservatee did not have a car, and after researching the options, it was determined that private transportation service was the best option for the Conservatee. The \$1,000.00/month averages \$50.00/day to transport the Conservatee to her activity center, lunches, shopping and other outings. The amounts varied because some months the Conservatee was sharing the cost of transportation with another conservatee that attended the same activity center.

e. "Shopping Fees" were paid by the conservatee from 03/04/10 – 03/30/11 ranging from \$195.00 - \$325.00 per month (totaling \$3,900.00). This is also during the time when the conservatee was also paying (the same person/entity) for full time care and transportation. The Court may require more information as to the reasonableness of these fees.

Declaration of Deputy Public Guardian Gary Healy filed 03/27/12 states: The private care giver fee was only for care giving and did not include shopping. Hiring a separate company to buy groceries would cost more than the care provider company to do the shopping. Other companies charge a minimum of three hours at approximately \$20-25/hr.

4 Anna Funk Goins (Estate) Atty Donaldson, Larry A. (for Marie E.

Case No. 06CEPR01000

Donaldson, Larry A. (for Marie É. Donaldson and Maynard E. Goins – Co-Executors)

First and Final Accounting

	rirst and rindi Accounting					
DOI	D: 2-28-06		MARIE E. DONALDSON and	NEEDS/PROBLEMS/COMMENTS:		
			MAYNARD E. GOINS, Co- Executors, are Petitioners.	Need amended accounting pursuant to Probate Code §1060 or waiver of accoupetition for final distribution pursuant to	<u>nt /</u>	
			Account period: ???	Probate Code §10954.		
	Aff.Sub.Wit.		Beginning POH: \$287,370.38 (per I&A filed 3-15-12)	This petition is not in compliance with Probate Code §1060 et seq., as an accounting and does not contain the		
~	Inventory		"	verified statements or schedules require	d for	
>	PTC		Ending POH: ???	review of a petition for final distribution of waiver of accounting pursuant to Probat		
-	Not.Cred.	X	Co-Executors (Statutory): ???	Code §§ 10954 or §11640.		
	Notice of Hrg Aff.Mail	X	Attornov (Statutorn), 222	This petition consists only of a face page		
	Aff.Pub.	, , , , , , , , , , , , , , , , , , ,	Attorney (Statutory): ???	verification with attached spreadsheets, ledgers and does not make any statement		
	Sp.Ntc.		Costs: ???	regarding appropriate notice pursuant to	0	
	Pers.Serv.		Clasia au 222	Probate Code §9202 (Franchise Tax Boar Dept. of Health Care, etc.), or contain of		
-	Conf. Screen	11.07.07	Closing: ???	mandatory statements or schedules, etc.	:. :.	
l –	Letters	11-27-06	Distribution pursuant to	2. It appears pursuant to the receipts filed		
	Duties/Supp Objections		Decedent's will and Receipts	the estate has already been distributed	<u>in</u>	
	Video		filed 3-29-12:	advance of court order in violation of Probate Code §§ 11620, 11640, Cal. Rule	s of	
	Receipt		Marie E. Donaldson:	Court 7.651, etc.		
	CI Report		• \$54,388.19 cash	Pursuant to the will, Co-Executors Marie		
 	9202 Order	X	A 50% ownership interest in the real property	<u>Donaldson and Maynard Goins are the s</u> heirs; however, it is unknown if the	<u>sole</u>	
	Order	^	 Approx. ½ of the furniture, 	appropriate actions were taken with reg	<u>ard</u>	
			furnishings, costume jewelry,	to notice to creditors, agencies, etc., as required by the Probate Code and Cal.		
			dishes and flat ware in the estate	Rules of Court.		
			• \$320 filing fee	3. The document is verified by only one of		
			• \$316.50 publication fee	two Co-Executors. Therefore, need proof service of Notice of Hearing or waiver of		
			Maynard E Coins:	notice from the other Co-Executor / heir		
			Maynard E. Goins: • \$54,388.18 cash	4. Need Order pursuant to Local Rule 7.6.1.	•	
			A 50% ownership interest in the real property	5. Petitioners submitted an Ex Parte Petition	for	
			the real propertyApprox. ½ of the furniture,	Final Discharge and Order. Petitioners cannot be discharged until the estate is		
			furnishings, costume jewelry,	closed pursuant to applicable law.		
			dishes and flat ware in the	Examiner notes that the Ex Parte Petition	is	
			estate\$460 reimbursement for Hume	incomplete at #2c regarding recording information, as this cannot be complete.	٨	
			Lake Expensed	until the final order is entered and record		
				The document submitted is in the file for		
				return to the Petitioners and Petitioners should resubmit upon entry of the final o	rder	
				(after amendment pursuant to the above		
\parallel	Aff. Posting			issues). Reviewed by: skc		
	Status Rpt	<u> </u>		Reviewed by: 5-1-12		
	UCCJEA			Updates:		
	Citation			Recommendation:		
	FTB Notice	Х		File 4 - Goins		
				_		

5A Julia B. Fly (CONS/PE)

Case No. 08CEPR00917

- Atty Motsenbocker, Gary L., sole practitioner (for Petitioner Public Guardian, Conservator)
- Atty Knudson, David, sole practitioner (for Respondent Virginia Greggains, daughter)
- Atty J. Stanley, Teixeira, sole practitioner (Court-appointed for Conservatee)

Status Re: (1) Petition Requesting Relief for Breach of Fiduciary Duty; and (2) for an Accounting and (3) for Conversion of Personal Property and (4) for Elder Abuse and (5) for Damages

			<u>A</u>
Age	e: 89 years		ı
DO	B: 8/11/1922		ŀ
			l
<u> </u>			١,
	nt. from 021612, 712		
	Aff.Sub.Wit.		
✓	Verified		
	Inventory		١.
	PTC		
	Not.Cred.		
✓	Notice of Hrg		
✓	Aff.Mail	W/	
✓	Summons		
✓	Sp.Ntc.	W/	
✓	Pers.Serv.	W/	
	Conf. Screen		
	Letters		
	Duties/Supp		
	Objections		
	Video		
	Receipt		
	CI Report		
	9202 Order	X	
		^	
	Aff. Posting		
	Status Rpt		
	UCCJEA		
	Citation		
	FTB Notice		

PUBLIC GUARDIAN, Conservator of the Person and Estate, is Petitioner.

Petitioner states:

- The Conservatee was at all relevant times a dependent adult under the care, custody and control of Respondent, VIRGINIA "GINGER" GREGGAINS, daughter;
- The Conservatee was not competent or capable of handling her personal finances or financial affairs and was entirely dependent upon Respondent to do so for her;
- Respondent had a confidential relationship with the Conservatee and her husband, ELMER FLY (DOD 11/8/2008), as their child;
- Petitioner alleges Respondent was responsible in some manner for the occurrences alleged herein and the damages proximately caused thereby;
- Elmer and the Conservatee executed a DECLARATION OF TRUST, ELMER V. AND JULIA B. FLY, naming Respondent as Successor Trustee; the Trust was amended several times, the latest being the Third Amendment dated 3/24/2008 (copy of Restated Trust and two subsequent amendments attached as Exhibits A, A-1 and A-2); Petitioner has no knowledge if there was an intervening amendment between the Restatement of Trust dated 9/25/2000 and the Second Amendment dated 2/7/2008;

~Please see additional page~

NEEDS/PROBLEMS/COMMENTS:

<u>Page 5B</u> is Second Account Current and Report of Conservator, etc. filed 2/14/2012 by Public Guardian.

<u>Page 5C</u> is Petition for Confirmation of Actions of Attorney-in-Fact, Response to Petition Requesting Relief for Breach of Fiduciary Duty, for an Accounting, etc., and Objection to Second Account of Conservator filed 3/26/2012 by Virginia Greggains.

Continued from 4/17/2012. Minute Order states Counsel advises the Court that they have a meeting next week to review the information.

Notes for background:

- Minute Order dated 2/16/2012
 from the Status Conference on this
 Petition Requesting Relief states
 the Court advises both counsel
 that the matter is off calendar. Mr.
 Knudson informs the Court that he
 is working on a response to Mr.
 Motsenbocker's Petition
 Requesting Relief.
- Minute Order dated 10/12/2011 states that Mr. Knudson informs the Court that the Public Guardian is looking to move Ms. Fly to another facility with lower costs. The Court sets the matter for Status Conference on 1/12/2012. Mr. Knudson is to file his written objections.

Reviewed by: LEG
Reviewed on: 5/4/12
Updates:
Recommendation:
File 5A - Fly

Petitioner states, continued:

- Respondent has been the sole Successor Trustee of the Trust since December of 2007 or early 2008, and she acted in several matters on behalf of the Conservatee and Elmer using General Durable Powers of Attorney (copy attached as Exhibit B);
- Petitioner possesses certain transactional documents and forms which Respondent signed in her capacity as "power of attorney in fact" in which she indicated she held the power for both Conservatee and Elmer, and these transactional documents conclusively establish that Respondent was acting in a fiduciary capacity for Conservatee;
- Petitioner possesses copies of a number of checks written on an account in the names of
 Conservatee, Elmer, and Virginia "Ginger" Greggains (Respondent); the transactions in this
 account are the prime source of a number of questionable expenditures made by Respondent
 from Consevatee's funds; the address on the checks is the personal residence of Respondent; a
 number of checks were written, signed and made payable to Respondent as well as to
 Respondent's husband, STEPHEN ROY GREGGAINS, each in the amount of \$5,000.00;
- In early 2008, Respondent contacted SOUTAS & ASSOCIATES, a firm engaged in Medi-Cal
 planning services, and in connection with the consultation, Respondent agreed to purchase an
 annuity on behalf of Conservatee and signed an application for an annuity with OM Financail Life
 Insurance on 5/29/2009 of \$159,983.79;
- On the annuity application, Respondent stated Conservatee held cash and investment accounts valued at \$357,000.00; the application contains handwritten entries detailing \$82,000 in "Investment Experience and Holdings," \$200,000 in "Money Market" accounts, and \$75,000 in "Other Mutual Funds" accounts;
- As of 9/12/2008, the date of PUBLIC GUARDIAN'S appointment as temporary conservator,
 Respondent surrendered ~\$231,000.00 in accounts, and it appears that \$120,000.00 in cash and
 investments accounts asserted to have existed by Respondent in May 2008 is missing;
- Respondent should be ordered to account for all of the cash and investment accounts held by Conservatee from 12/1/2007 to the date Respondent surrendered the assets in her possession to the Public Guardian:
- Respondent arranged for the removal and disposition of jewelry, motor vehicles, household
 furniture and furnishings, and several personal property items belonging to the Conservatee
 contained in her personal residence, in anticipation of the sale of the residence by Respondent;
 Petitioner alleges Respondent personally took and/or made gifts to family members of a number
 of the items from the residence, she sold some of the personal property at several yard sales, and
 she did not account to the principals for any of the proceeds or disposition of the items;
- Petitioner alleges that Respondent made gifts of motor vehicles that belonged to the
 Conservatee to family members without consideration; she removed and disposed of a number
 of plants growing on the residential property of Conservatee which are believed at the time to be
 worth thousands of dollars; she used funds belonging to the Conservatee to purchase and make
 improvements on her own residence, to make the down payment on a personal vehicle for
 herself, and to pay off a personal loan that she and her husband owned on a travel trailer;
- The Conservatee's financial status at present is tenuous at best; her annuity payments and monthly income are sufficient to fund her care for ~2 years; Petitioner has been unable to modify the annuity payments from the original terms to allow monthly payments, which combined with her income would sustain payments of \$5,625.00 per month to her residential facility; it is anticipated that additional funds will be necessary to sustain the Conservatee in her present environs.

Petitioner states, continued:

Causes of Action:

- 1. Breach of Fiduciary Duty: Respondent as Successor Trustee owed a fiduciary duty to the Petitioner and Respondent had a duty to exercise the utmost care, integrity, honesty and loyalty in her dealings with Conservatee's property in her capacity as attorney in fact for Conservatee or in her capacity as trustee of Conservatee's Trust; in breach of her fiduciary duty, Respondent deposited Trust funds into her own personal account; she took Conservatee's funds and used them for her own benefit, she took possession of Conservatee's personal property and the proceeds from sale of such property and converted those funds to her own use; the actions of Respondent accrued to the detriment of the Conservatee; Respondent know or should have known that her acts would accrue to the detriment of the Conservatee and that she did all of these acts in patent "bad faith" with the intent of depriving the Conservatee of her property without good and sufficient consideration and in violation of her duty to the Conservatee;
 - Respondent has not rendered an account of her administration of the personal property and
 funds of Conservatee as required by law, and has not accounted to Conservatee or her legal
 representative for her actions as to the Conservatee's assets and their disposition; she has
 provided inaccurate and incomplete information regarding the assets taken for her benefit;
 Petitioner requests the Court order Respondent to render a verified detailed account of her
 handling of the financial and personal affairs of the Conservatee from 12/1/2007 to the present
 and to serve that account to Petitioner within 90 days of the hearing.
 - Respondent owed the Conservatee a duty to act in scrupulous good faith and absolute candor; Respondent breached her fiduciary duty to the Conservatee by failing to preserve the Conservatee's property, failing to deal impartially with the Conservatee's assets, failing to administer the affairs in Conservatee's best interest, failing to keep the Conservatee and her representatives reasonably informed, failing to keep Conservatee's property separate from her own property, converting Conservatee's property to her own use and enjoyment, and failing to maintain cash held on behalf of Conservatee in interest bearing accounts; Respondent should be ordered to respond in damages for each and every breach of fiduciary duty, wrongful act and/or both as provided for in the law;
 - Respondent's acts in this mater constitute breach of fiduciary duty, as she engaged in self-dealing, she breached her duties of loyalty and impartiality, and all acts of Respondent alleged herein were patently unfair and prejudicial to the interest of the Conservatee and her estate; Respondent failed to observe the directions and intent of the Settlors as expressed in their Trust, and all acts of Respondent in regards to the Trust were done "in bad faith" with intent to deprive Conservatee of property to which she is rightfully entitled and constitute breach of trust; Petitioner alleges Conservatee is entitled to damages with interest as provided in the Code, or in the alternative that Respondent be ordered to pay damages in an amount equal to double the value of all property taken, concealed and/or disposed of by Respondent in bad faith according to proof.
 - Petitioner alleges Respondent did all of the acts alleged with the intent to deprive the
 Conservatee of her property while she held a fiduciary relationship with Conservatee, and that
 any and all actions of Respondent were in violation of her fiduciary duty and should be
 adjudged voided and set aside, and the assets or the value of the assets should be ordered
 returned and any loss incurred should be surcharged against Respondent.

~Please see additional page~

Causes of Action, continued:

- 2. Conversion: The acts of Respondent as set forth constitute conversion of the Conservatee's property; Respondent without legal claim, privilege or right seized and disposed of the tangible personal property of the Conservatee, the Conservatee and/or her estate sustained damages thereby equal to the value of the property at the time it was converted by Respondent; Respondent should be ordered to respond in damages proximately caused by her actions.
- 3. Abuse of an Elderly Person: For a time period to be proven at trial, but no later than December 2007, the Conservatee was elderly, suffering from diminished mental capacity and was easily subjected to be taken advantage of by designing persons such as Respondents; with knowledge of this, each Respondent schemed to take advantage of the Conservatee and intended to cheat her out of her interest in the property; in furtherance of said scheme, which each Respondent concealed from the Conservatee, each Respondent exercised complete dominion and control over the Conservatee's assets and gained knowledge of her assets and property; the conduct of each Respondent resulted in the deprivation of Conservatee's assets which are necessary for her care and ongoing maintenance;
 - The conduct of each Respondent constitutes financial abuse under Welfare & Inst. Code §
 15657 as defined in § 15610.30; each Respondent is guilty of recklessness, oppression, and
 fraud, and acted with malice against the Conservatee in the commission of the abuse; the
 conduct of each Respondent was in no way for the benefit of Conservatee and was willful
 and wanton, and was intended to cause injury to her; the Conservatee is entitled to an award
 of exemplary or punitive damages;
 - Under Welfare & Inst. Code § 15657(a), each Respondent is liable to the Conservatee for reasonable attorney fees and costs, including reasonable fees for the services of the Public Guardian, as Conservator of her Estate, and their attorney for his services provided to litigate this claim necessitated by conduct of each Respondent.
- 4. Constructive Trust: Respondent Greggains and the unnamed Respondents each have wrongfully taken, transferred, concealed and otherwise deprived the Conservatee of funds and/or personal property which rightfully belongs to her, and they therefore have become the involuntary trustees of said property for the benefit of the Conservatee; Respondents should be ordered to surrender and deliver said property to the Conservatee and/or the Petitioner, her legal representative.

Petitioner prays the Court Order:

- Respondent must render a detailed and correct account for all property held and administered by her, either as Trustee and/or as agent under her power of attorney within 90 days of the date of the initial hearing, for the period from 12/1/2007 to the date she surrendered the Conservatee's funds and property to the Public Guardian;
- 2. Respondent must respond in damages for all property taken and/or wrongfully appropriated by her, or for funds and/or property that is missing or unaccounted for, together with interest at the legal rate per annum, from the date of the breach of trust and/or fiduciary obligation;
- 3. Respondent must respond in damages together with interest at the legal rate per annum from the date of breach of trust and/or fiduciary obligation;
- 4. Respondent and the unnamed Respondents must respond in exemplary damages for their outrageous, reckless ness, oppressive, fraudulent and malicious conduct in this matter;

~Please see additional page~

Fourth Additional Page 5A, Julia B. Fly (CONS/PE)

Case No. 08CEPR00917

Petitioner prays the Court Order, continued:

- 5. In the alternative, Respondents must respond in damages in an amount equal to twice the value of property taken, concealed and/or disposed of by her "in bad faith;"
- 6. Respondent and the unnamed Respondents must respond in actual damages caused to the Conservatee by their conversion of her tangible personal property;
- 7. Respondent and the unnamed Respondents are found guilty of elder abuse and are assessed all the damages afforded the Conservatee under the law, including actual damages, exemplary damages, and attorney fees and costs;
- 8. A Constructive Trust is imposed on all assets taken by the Respondent and the unnamed Respondents for any property and sums the Court determines are rightfully due the Conservatee for their wrongful conduct; and
- 9. Attorney's fees and costs of suit are awarded as provided for in the law.

5B

- Atty Motsenbocker, Gary L., sole practitioner (for Petitioner Public Guardian, Conservator)
- Atty Knudson, David, sole practitioner (for Respondent Virginia Greggains, daughter)
- Atty J. Stanley, Teixeira, sole practitioner (Court-appointed for Conservatee)

(1) Second Account Current and Report of Conservator and (2) Petition for Allowance of Compensation to Conservator and Attorneys (Prob. C. 2620, 2623, 2640, 2942)

Age: 89 years	PUBLIC GUARDIAN, conservator, is petitioner.	NEEDS/PROBLEMS/COMMENTS:
DOB: 8/11/1922	Account period: 1/20/2010 - 1/19/2012	Continued from 4/17/2012. Minute Order states the hearing date of
Cont. from 032712, 041712	Accounting - \$313,100.83 Beginning POH - \$287,627.99 Ending POH - \$140,331.40	5/9/2012 previously set is confirmed by counsel.
Aff.Sub.Wit. ✓ Verified Inventory	Conservator - \$3,660.40 (26.95 Deputy hours @ \$96/hr and 14.20	
PTC Not.Cred.	Staff hours @ \$76/hr) Attorney (County Counsel)- \$690.00 (4.6	
✓ Notice of Hrg	hours @ \$150/her)	
✓ Aff.Mail W/ Aff.Pub. Sp.Ntc.	Attorney (Motsenbocker) - \$6,863.83 (25.50 hours @ \$250/hr plus filing fee of \$395.00 and Fed Ex copies of \$93.83)	
Pers.Serv. Conf.	Bond fee - \$1,510.50 (o.k.)	
Screen Letters Duties/Supp	Petitioner prays for an Order:	
Objections Video Receipt	Approving, allowing and settling the Second Account and Report of Conservator;	
✓ CI Report 9202	2. Authorizing conservator's compensation;3. Authorizing payment of attorney	
✓ Order Aff. Posting Status Rpt	fees; 4. Authorizing payment of the bond fee.	Reviewed by: KT / LEG Reviewed on: 5/4/12
UCCJEA Citation FTB Notice	Court Investigator Jennifer Young's Report filed on 1/24/12.	Updates: Recommendation: File 5B - Fly

5C Julia B. Fly (CONS/PE)

Case No. 08CEPR00917

- Atty Motsenbocker, Gary L., sole practitioner (for Petitioner Public Guardian, Conservator)
- Atty Knudson, David, sole practitioner (for Respondent Virginia Greggains, daughter)
- Atty J. Stanley, Teixeira, sole practitioner (Court-appointed for Conservatee)

Petition for Confirmation of Actions of Attorney-in-Fact, Response to

Petition

Requesting Relief for Breach of Fiduciary Duty, for an Accounting, Etc., and Objection to Second Account of Conservator [Prob. C. 4541 et seq.; 1720 et seq; 850 et seq.; 16440(b) et seq; W & I Code 15657.5]

Age: 89 years	VIRGINIA GREGGAINS (aka "GINGER"), daughter, is	NEEDS/PROBLEMS/COMMENTS:
DOB: 8/11/1922	Respondent.	
	Respondent states:	
Cont. from	She is the only child of Elmer and Julia Fly; prior	
Aff.Sub.Wit.	to Elmer's death on 11/8/2008, he was under a	
√ Verified	conservatorship with the PUBLIC GUARDIAN as	
Inventory	Conservator (Case 08CEPR00829), and those	
PTC	proceedings were concluded in 2010;	
Not.Cred.	Julia continues under conservatorship with the	
✓ Notice of Hrg	Public Guardian as Conservator of her person	
✓ Aff.Mail W/	and estate;	
Aff.Pub.	Elmer and Julia entered into a trust designated as the ELMER V. AND JULIA B. FLY TRUST , in which	
Sp.Ntc.	they declared they held various assets as	
Pers.Serv.	Trustees;	
Conf. Screen	 On 9/25/2000, Elmer and Julia executed an 	
Letters	AMENDED AND RESTATED DECLARATION of the	
Duties/Supp	Trust (copy attached as Exhibit A);	
Objections	On 2/7/2008, Julia as Trustor and Trustee signed	
Video Receipt	a purported "Second Amendment" to the Trust	
CI Report	(copy attached as Exhibit A-1);	
Order X	On 3/24/2008, Attorney MELISSA WEBB with	
Aff. Posting	[Dowling Aaron], which firm drafted the Flys'	Reviewed by: LEG
Status Rpt	restated Trust, met with Julia and at or following	Reviewed by: 5/7/12
UCCJEA	that meeting Julia individually and as attorney-	Updates:
Citation	in-fact for Elmer executed a "Third"	Recommendation:
FTB Notice	Amendment to the Trust (copy attached as	File 5C – Fly
	Exhibit A-2);	,
	The Third Amendment reversed the dispositive provisions of the Second Amendment and	
	provisions of the Second Amendment and	
	remains the most recent amendment to the Trust;	
	~Please see additional page~	
	rieuse see additional page	FC

First Additional Page 5C, Julia B. Fly (CONS/PE) Case No. 08CEPR00917

Respondent states, continued:

- Per the Restated Trust as amended by the Third Amendment, all assets are held in trust for the benefit of Elmer and Julia during their lifetimes and during the lifetime of the survivor; following Julia's death, the assets are to be distributed ½ to Ginger and ½ to the Settlor's three grandchildren, ERIC (RICK) GREGGAINS, JULIE BANKS and TINA COX in equal shares;
- Trust provides that on failure of the initial Trustees Elmer and Julia to act as Trustees, Ginger was to
 act as Successor Trustee, and the original Trust named JULIE BANKS, granddaughter, as an
 alternate, while the Third Amendment named Ginger's spouse, STEPHEN ROY GREGGAINS (Roy) as
 alternate successor trustee to Ginger;
- On 3/21/2008, Julia also executed a General Durable Power of Attorney (POA) (copy attached as Exhibit B), which designated Ginger as attorney-in-fact and Stephen as alternate agent;
- In December 2007, Elmer suffered a massive stroke and heart attack, and was moved several times to different care facilities due to his becoming violent and disruptive, and after a second heart attack, he was moved on 3/5/3008 to Alzheimer's Living Center at Elim ("Elim");
- In June 2008, after Julia's condition declined and was taken by ambulance several times to the hospital, she was required to live at Elim, as she could no longer live with Ginger and her husband in their home in the room they had prepared in August 2007 with safety rails and monitors for Julia and Elmer in the event they were no longer able to live independently;
- From the time of Elmer's hospitalization in December 2008, the family was constantly harangued by Ginger's daughter, **JULIE BANKS** and her husband **JOHN BANKS**, and they also had disrupted the living facilities, and had to be asked to leave or restricted from visiting Elmer and Julia at Elim;
- Elmer had asked John Banks after Elmer's hospitalization to remove guns from under Elmer's bed and put them in the gun safe at his residence; after the gun safe was checked at a later time, it was discovered the guns and \$5,000.00 cash in the safe was missing; this and the Banks' disruptive conduct caused Julia mental suffering and anguish;
- Ginger and her husband have at all times followed the advice of physicians, hospitals and care providers for the care of Elmer and Julia; Ginger's intent was always to keep them well cared for;
- As it became evident Elmer and Julia would not return to their own residence, Ginger and family
 members with concurrence of Julia began cleaning out the residence to prepare it for sale with
 proceeds to be used for their care if needed; 50 years of belongings were sorted through;
- Following Julia's hospitalization, Ginger paid Elmer and Julia's bills, as she was a joint account holder with Elmer and Julia that was previously established, and their monthly **\$4,700.00** in social security and pensions was deposited into the account which was used to pay their bills;
- Ginger's action was taken first as daughter to provide care for her parents, and as attorney-infact under the POA; she did not specifically take actions as Trustee though she was designated successor trustee;
- Medi-Cal planning to preserve assets: Ginger sought advice regarding Elmer qualifying for Medi-Cal and the Elim staff referred her to SOUTAS & ASSOCIATES; Ginger followed their recommendations to qualify Elmer & Julia to receive Medi-Cal for their continuing care; Ginger was advised in order to qualify Elmer & Julia to move a substantial portion of their liquid assets, make certain pre-need arrangements, and that other funds could be transferred by gift in ways that would not cause ineligibility for Medi-Cal;

~Please see additional page~

Second Additional Page 5C, Julia B. Fly (CONS/PE) Case No.08CEPR00917 Respondent states, continued:

- Julia agreed to the proposed plan and actions taken with her authorization included:
 prepayment of funeral expenses; payoff of loans, reimburse Ginger and her husband for
 remodeling expenses done for Elmer and Julia; purchase of annuity (\$159,983.79); payment of
 expenses and transfer of funds; and gifting totaling \$87,000.00 in amounts not exceeding
 \$5,000.00 to family members (during May, June and July 2008; please refer to summary of dates of
 gifts and donees attached as Exhibit C);
- Gifts were made to Ginger her husband Roy (\$69,000), Ginger's son Eric and his wife Trina (\$6,000), Ginger's daughter, Tina and her husband Curtis (\$12,000); because Julie Banks had removed herself from the family and adopted an adversarial position, Julie was not the recipient of any aifts;
- The funds gifted to Ginger and her husband were deposited into the account set aside for her parent's benefit at Washington Mutual and were used to pay certain expenses and costs; (please refer to summary of transactions in the Washington Mutual account containing the \$69,000 gifted funds to Ginger for the benefit of Elmer and Julia, attached as Exhibit E);
- Following appointment of Public Guardian as Conservator, the funds in the Washington Mutual account were transferred on 1/13/2009 to Deputy **YOUA HER** along with other accounts in Elmer and Julia's names; unfortunately, by transferring the funds back to Julia's name, the Flys no longer qualified for Medi-Cal;
- Allegations regarding personal property: In spring 2008, Ginger and family cleaned up the residence for sale, and held a yard sale where \$1,400 was received and paid to Eric and Tina and their spouses for the work in readying the property for sale; the payment of \$1,116 was for hauling away the remaining junk; this information is detailed in an email to Deputy Youa Her on 10/19/2008 (copy attached as Exhibit G); Ginger was acting within her POA authority in taking these actions:
- The vehicles were a 1994 truck which was given by Elmer and Julia gave to their grandson Rick and Rick's wife Trina insisted on paying \$800.00, and a check was given to Julia when she was managing her own finances; the 2004 Nissan Pathfinder was transferred to Trina in June 3008, as Julia signed it over to Ginger, but Ginger did not need it; the travel trailer acquired in 2006 for taking Julia and Elmer to Idaho had a loan balance due (purchase was made by turning in Ginger and Roy's own trailer as down payment) and per the Souta's recommendation the loan was paid off and trailer sold;
- Respondent (Ginger) is concerned that the Public Guardian's unwinding the annuity has been
 draining Julia's funds rather than having Julia's expenses paid in part by Medi-Cal, and that the
 funds will be dissipated more quickly than anticipated; Respondent has been advised that Elmer's
 pension could be received by Julia and provided this information to the Public Guardian, but they
 have failed to take action to secure these benefits;
- Respondent's defense to the accusations of breach of fiduciary duty: In all of Respondent's dealings she undertook whether under power of attorney or as trustee of her trust, she was in direct communication with her parents concerning the transactions; Julia was fully advised of the transactions and agreed to the gifts, to the Medi-Cal qualification and ratified the gifts and transactions taken on her behalf; Julia (the Conservatee) suffered no detriment as a result of the transactions and in fact Conservatee was benefited by enabling Medi-Cal qualification; at no time did Ginger act recklessly, wantonly or in bad faith, nor did she ever intend to deprive Julia of her property for any purpose; in all actions Ginger took on behalf of her mother and father, she acted with utmost good faith and fairness, with intent to enhance the quality of their living situation and to preserve their assets for their use; any actions taken were authorized under the POA, and all acts and transactions were reported to the Public Guardian Deputy Youa Her and information was fully and completely provided again and again;

~Please see additional page~

Third Additional Page 5C, Julia B. Fly (CONS/PE) Case No. 08CEPR00917

Respondent states, continued:

- If the Court determines that in some manner Respondent breached her fiduciary duty by an act
 not authorized by the trust, the POA or by express consent of Elmer or Julia, Respondent requests
 that any such breach be excused per Probate Code § 16440(b) such that the financial benefit
 accruing to Elmer and Julia exceeded any possible loss that might have arisen as a result of
 Respondent's actions which were taken reasonably and in good faith;
- Conversion. Elder Financial Abuse. Constructive Trust: Respondent denies that any of her acts as set forth in the petition with respect to Julia's property constitute conversion as claimed and denies any liability therefor; Respondent denies any financial elder abuse, as Julia did not suffer diminished mental capacity and remained aware of her financial affairs; Respondent has made it known to the Public Guardian that Julia was distraught over actions of harassment and physical and financial abuse by the Banks, but they have taken no actions to explore the charges; Respondent denies that she has wrongfully taken, transferred, concealed or otherwise deprived Julia of funds or personal property and denies she is the voluntary trustee of said property;
- Respondent believes that Petitioner in bringing these allegations is bringing this petition in bad faith, despite having been in possession of the information set forth in this response, and the Public Guardian should be required to pay damages and attorney's fees to Respondent.

Respondent's Objection to Petition and to Conservator's Second Account:

- Respondent renews her objection to the Conservator's Second Account that the Conservator has failed to obtain survivor's benefits due to the Conservatee from the Veteran's Administration;
- Respondent further objects to the bringing of the petition in that at all times since Petitioner's
 appointment as Conservator, Petitioner has been in possession of much of the information which
 is once again requested in the petition;
- Respondent further objects to the Public Guardian's petition to the extent that the account requests attorney's fees (which will further dissipate the estate) for the research and bringing of such a petition which will not benefit the Conservatee and will further reduce the assets available for her care, now that the Public Guardian has decimated the Medi-Cal planning that would have preserved assets for the Conservatee's benefit.

Respondent requests:

- 1. That the information set forth herein be accepted by the Public Guardian, and that upon its review the Public Guardian determine that Respondent has adequately and fully accounted for actions taken on behalf of Elmer and Julia Fly;
- 2. That the request of the Public Guardian for damages of any sort whatsoever be denied;
- 3. That the Court ratify, confirm and approve all acts taken by Respondent whether as attorney-in-fact under the POA or as trustee of the Elmer V. Fly and Julia Fly Trust as set forth herein; and
- 4. That the attorney's fees necessarily incurred by Respondent in responding to the allegations of the petition be paid by Petitioner.

Atty Bakergumprecht-Davies, Kathleen (for Carol Owens – Conservator)

Order to Show Cause Re: Proposed Sanctions in the amount of \$500

DOD: 12/28/10	CAROL OWENS, daughter, was appointed	NEEDS/PROBLEMS/COMMENTS:
	temporary Conservator of the Person and	,
	Estate with bond set at \$30,000.00 on	As of 05/01/12, no additional
	02/10/09.	documents have been filed.
Cont. from		
- 	Conservator filed a bond in the amount of	
Aff.Sub.Wit.	\$30,000.00 on 03/09/09.	
Verified	CAROL OWENS, daughter, was appointed	
Inventory	Conservator of the Person and Estate and	
PTC	Letters were issued on 08/06/09.	
Not.Cred.	2011013 Welle 133000 011 007 007 07.	
Notice of	Order settling 1st Account and Report of	
Hrg	Conservator was filed 11/03/10.	
Aff.Mail		
Aff.Pub.	Conservatee died on 12/28/10.	
Sp.Ntc.	Notice of Status Hearing filed 01/27/12 set	
Pers.Serv.	a Status Hearing Re: Termination of	
Conf.	Proceeding for Deceased Conservatee on	
Screen	04/04/12. Clerk's Certificate of Mailing	
Letters	states that the Notice of Status Hearing was	
Duties/Supp	mailed to Conservator and attorney	
Objections	Kathleen Bakergrumprecht-Davies on	
Video	01/27/12.	
Receipt	Minute Order from status hearing on	
CI Report	04/04/12 states: No Appearances. The	
9202	Court sets the matter for an Order to Show	
Order	Cause on 05/09/12 regarding the proposed	
Aff. Posting	sanctions in the amount of \$500.00. The	Reviewed by: JF
Status Rpt	Court orders Ms. Bakergumprecht-Davies	Reviewed on: 05/01/12
UCCJEA	and Mr. Owen to be present on 05/19/12.	Updates:
Citation	Clerk's Certificate of Mailing filed 04/09/12	Recommendation:
FTB Notice	states that a copy of the Minute Order	File 6 - McElroy
	dated 04/04/12 was mailed to Kathleen	
	Bakergrumprecht-Davies on 04/09/12.	

Ketendjian, Ka'ren Vartan (Pro Per - Nephew - Conservator - Petitioner)

Amended First Account Current and Report of Conservator and Petition for its Settlement

Aff.Sub.Wit. Account period: 1-1-10 through 12-31-11 using an estimated current value for the real property and showing a loss based on that	Age	: 84		KA'REN VARTAN KETENDJIAN, Nephew and	NEEDS/PROBLEMS/COMMENTS:
Current bond: \$140,910.00 (sufficient) Aff.Sub.Wit.	DO	B: 11-7-27		Conservator, is Petitioner.	
Aff.Sub.Wit. ✓ Verified Inventory PTC Not.Cred. ✓ Notice of Hrg ✓ Aff.Mail ✓ Petitioner prays: Conf. Screen Letters Duties/Supp Objections Video Receipt ✓ CI Report ✓ Corder Aff. Posting Status Rpt UCCJEA Citation Account period: 1-1-10 through 12-31-11 Accounting: \$378,955.25 Beginning POH: \$362,510.46 Ending POH: \$341,592.10 (\$81,592.10 is cash) ✓ (\$81,592.10 is cash) ✓ Aff.Mail W/o Conservator: Not requested (\$81,592.10 is cash) ✓ Petitioner prays: 1. That this account and report be approved and settled; 2. That the acts of the Conservator shown in the account and report be approved; 3. That the Court grant such other and further relief as it deems just and proper. Court Investigator Charlotte Bien filed a report by: skc Reviewed by: skc Reviewed by: skc Reviewed on: 5-3-12 Updates: Recommendation:				Current bond: \$140,910.00 (sufficient)	represented as conservator in this proceeding.
Aff. Sub. Wit.					Note: Petitioner provides an alternate summary
Verified		Aff.Sub.Wit.		Account period: 1-1-10 through 12-31-11	_
Inventory	~	Verified		A	estimate. Examiner notes that no loss has been
PTC Not.Cred. Not.Cred. Notice of Hrg ✓ Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt ✓ CI Report 9202 Order Aff. Posting Status Rpt UCCJEA Citation Ending POH: \$341,592.10 (\$81,592.10 is cash) (\$10 is note does not affect approval of the accounting; it is just an observation for future petitions.) (This note does not affect approval of the accounting; it is just an observation for future petitions.) 1. Need order. Reviewed by: skc Reviewed by: skc Reviewed on: 5-3-12 Updates: Recommendation:		Inventory			
Not.Cred. Notice of Hrg Aff.Mail w/o Aff.Pub. Sp.Ntc. Pers.Serv. Duties/Supp Objections Video Receipt Video Receipt Order X Aff. Posting Status Rpt UCCJEA Conservator: Not requested (\$81,592.10 is cash) (\$81,592.10 is cash) reason to reappraise or show a loss at this time (This note does not affect approval of the accounting; it is just an observation for future petitions.) (This note does not affect approval of the accounting; it is just an observation for future petitions.) (This note does not affect approval of the accounting; it is just an observation for future petitions.) 1. Need order. 1. Need order. 1. Need order. 2. That the Court grant such other and further relief as it deems just and proper. Petitioner prays: 2. That the account and report be approved; 3. That the Court grant such other and further relief as it deems just and proper. Court Investigator Charlotte Bien filed a report on 2-1-12. Reviewed by: skc Reviewed on: 5-3-12 Updates: Recommendation: Recommendation: Recommendation: Court Investigator Charlotte Court Investigator Charlo		PTC			
✓ Notice of Hrg (301,332.10 is cash) ✓ Aff.Mail w/o Aff.Pub. Petitioner prays: Sp.Ntc. Petitioner prays: Conf. Screen 1. That this account and report be approved and settled; Duties/Supp 2. That the acts of the Conservator shown in the account and report be approved; Objections 3. That the Court grant such other and further relief as it deems just and proper. ✓ CI Report Court Investigator Charlotte Bien filed a report on 2-1-12. Reviewed by: skc Reviewed on: 5-3-12 UCCJEA Citation		Not.Cred.		·	
Aff.Mail w/o Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt VIGEO Receipt Corder Aff. Posting Status Rpt UCCJEA Conservator: Not requested Conservator: Not requested (This note does not affect approval of the accounting; it is just an observation for future petitions.) (This note does not affect approval of the accounting; it is just an observation for future petitions.) (This note does not affect approval of the accounting; it is just an observation for future petitions.) 1. Need order. 1. Need order. Court Investigator Charlotte Bien filed a report on 2-1-12. Reviewed by: skc Reviewed on: 5-3-12 Updates: Recommendation:	~			(361,332.10 is casii)	reason to reappraise or snow a ross at time time.
Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt UCCJEA Citation Petitioner prays: 1. That this account and report be approved; and settled; 2. That the acts of the Conservator shown in the account and report be approved; and further relief as it deems just and proper. Court Investigator Charlotte Bien filed a report on 2-1-12. Reviewed by: skc Reviewed on: 5-3-12 Updates: Recommendation:	~	<u> </u>	w/o	Conservator: Not requested	,
Sp.Ntc.			, 0	conservator. Not requested	
Pers.Serv. 1. That this account and report be approved and settled; 2. That the acts of the Conservator shown in the account and report be approved; 3. That the Court grant such other and further relief as it deems just and proper. Court Investigator Charlotte Bien filed a report on 2-1-12. Reviewed by: skc Reviewed on: 5-3-12 Updates: Recommendation:		<u> </u>		Petitioner prays:	petitions.)
Conf. Screen approved and settled; 1. Need order.		<u> </u>		1. That this account and report be	
Letters 2. That the acts of the Conservator shown in the account and report be approved; 3. That the Court grant such other and further relief as it deems just and proper. 2. Court Investigator Charlotte Bien filed a report on 2-1-12. Court Investigator Charlotte Bien filed a report on 2-1-12. Court Investigator Charlotte Bien filed a report on 2-1-12. Reviewed by: skc Reviewed on: 5-3-12 Updates: Recommendation: Reco				approved and settled;	1. Need order.
Duties/Supp 3. That the Court grant such other and further relief as it deems just and proper. Court Investigator Charlotte Bien filed a report on 2-1-12. Court Investigator Charlotte Bien filed a report on 2-1-12. Reviewed by: skc Reviewed on: 5-3-12 Updates: Recommendation: Reco		<u> </u>		2. That the acts of the Conservator shown	
Objections Surface Court grant such other and further relief as it deems just and proper.				•	
Video proper.				S	
Receipt CI Report Court Investigator Charlotte Bien filed a report on 2-1-12. Order Aff. Posting Status Rpt UCCJEA Citation DIFFORM: COURT Investigator Charlotte Bien filed a report on 2-1-12. Reviewed by: skc Reviewed on: 5-3-12 Updates: Recommendation:					
✓ Cl Report Court Investigator Charlotte Bien filed a report on 2-1-12. Order X Aff. Posting Reviewed by: skc Status Rpt Reviewed on: 5-3-12 UCCJEA Updates: Citation Recommendation:				proper.	
9202 report on 2-1-12. Order X Aff. Posting Reviewed by: skc Status Rpt Reviewed on: 5-3-12 UCCJEA Updates: Citation Recommendation:	~	CI Report		Court Investigator Charlotte Rien filed a	
Order X Aff. Posting Status Rpt UCCJEA UCIEA UCITEA UCITEA Reviewed by: skc Reviewed on: 5-3-12 Updates: Recommendation:		9202		_	
Status Rpt UCCJEA Uight Status Rpt Uccjea Citation Reviewed on: 5-3-12 Updates: Recommendation:		Order	Х		
UCCJEA Updates: Citation Recommendation:		Aff. Posting			Reviewed by: skc
Citation Recommendation:		Status Rpt			Reviewed on: 5-3-12
Under the second		UCCJEA			Updates:
FTB Notice File 7 - Ketendjian		Citation			Recommendation:
		FTB Notice			File 7 - Ketendjian

7

8 Betty Poole (CONS/PE)

Case No. 10CEPR00437

Atty Kruthers, Heather H. (for Public Guardian – Conservator)

Allowance

(1) Second and Final Account and Report of Conservator, (2) Petition for

of Compensation to Conservator and Attorney (Prob. C. 1860, 2620, 2623, 2630, 2942)

DC	D: 01/24/12		PUBLIC GUARDIAN, Conservator, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
	ant from		Second Account period: 08/16/11 – 01/24/12	
✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓	nt. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 2620(c) Order Aff. Posting Status Rpt UCCJEA	w/ 	Accounting - \$14,240.74 Beginning POH - \$4,465.88 Ending POH - \$1,149.13 Subsequent Account period: 01/25/12 - 03/08/12 Accounting - \$4,312.67 Beginning POH - \$1,149.13 Ending POH - \$1,436.49 Conservator - \$1,392.40 (10.15 Deputy hours @ \$96/hr. and 5.5 Staff hours @ \$76/hr.) Attorney - \$583.31 (per Local Rule) Bond Fee - \$25.00 (ok) Petitioner requests that, due to the insufficiency of the estate to pay the fees and commissions, that a lien be imposed upon the estate for any unpaid balances of the authorized fees and commissions. Petitioner prays for an Order:	Reviewed by: JF Reviewed on: 05/01/12
	Citation FTB Notice		 Approving, allowing and settling the second account and final account; Authorizing the conservator and attorney fees and commissions; 	Updates: Recommendation: File 8 – Poole
			 3. Authorizing payment of the bond fee; and 4. Authorizing Petitioner to impose a lien on the estate for any unpaid balances of authorized fees and commissions. 	

9 Ruth Ford (Estate)

Case No. 10CEPR00588

Atty Kruthers, Heather (for the Petitioner/Administrator Public Administrator)

(1) First and Final Account and Report of Successor Administrator and (2) Petition for Allowance of Ordinary and Extraordinary Commissions and Fees and (3) for Distribution [Prob. C. 216; 9202; 10800; 10810; 10951; 11600; 11850(a)]

DOD: 1/1/1996			PUBLIC ADMINIST	RATOR, A	Administrator,	NEEDS/PROBLEMS/COMMENTS:
			is Petitioner.			
			Account period:	9/13/10	- 10/31/11	
	nt. from 020812 912, 041612	2,	Accounting Beginning POH	-	\$50,000.00 \$50,000.00	1. Need Order
	Aff.Sub.Wit.		Ending POH	-	\$24,070.86	
1	Verified		2110111911011			
1	Inventory		Administrator	-	\$1,600.00	
1	PTC		(statutory) Administrator X/C) -	\$1,248.00	
1	Not.Cred.		(for sale of real p		• •	
1	Notice of Hrg	W/	preparation of ta			
1	Aff.Mail		Attorney	-	\$1,600.00	
	Aff.Pub.		(statutory)			
	Sp.Ntc.		Bond fee	_	\$125.00	
	Pers.Serv.		(o.k.			
	Conf.		Court fee		\$420.50	
	Screen 0/10	110	(filing fee & certif	- ied copi	•	
√	Letters 9/13	3/10 I		.00.000.	<i>C</i> 51	
	Duties/Supp Objections		Closing	-	\$500.00	
	Video		Distribution, pursu	ant to in	ntestate	
	Receipt		succession, is to:			
	CI Report				V	
1	9202		Larry Ford, Carme Ford, Shirley Shac			
	Order	Χ	Leo Ford, Tony Fo			
	Aff. Posting		Garfield Gilbert -			Reviewed by: KT
	Status Rpt					Reviewed on: 5/2/12
	UCCJEA		Amanda Ford an		t Ford, III -	Updates:
1	Citation ✓ FTB Notice		\$826.48 each and	J		Recommendation: File 9 - Ford
	116 NOIICE		Louis Ireland, Lam Ireland - \$550.98		and and Kelly	THE 7 - FOIG

Atty Dowling, Michael P. (for Bruce Bickel – Trustee)

Status Hearing Re: Bond

	BRUCE BICKEL, a licensed fiduciary, was	NEEDS/PROBLEMS/COMMENTS:
	appointed Successor Trustee of the Trust on 8-10-11 with bond of \$3,600,000.00. Bond was filed 9-19-11.	OFF CALENDAR
Cont. from 040412 Aff.Sub.Wit. Verified Inventory PTC	On 3-7-12, pursuant to Trustee's declaration regarding sufficiency of the bond, the Court ordered the bond increased to \$3,815,000.00 and set this status hearing for filing of the increased bond.	Proof of Bond filed 5/7/2012 shows bond has been posted by Trustee Bruce Bickel in the amount of \$3,815,000.00.
Not.Cred.	If proof of bond is received by 4-4-12, no	Continued from 4-4-12.
Notice of Hrg Aff.Mail	appearance will be necessary. Minute Order 4-4-12 states: If bond filed,	As of 5-1-12, increased bond has not been filed.
Aff.Pub.	matter may be taken off calendar.	Need increased bond
Sp.Ntc.		(total \$3,815,000.00).
Pers.Serv.		
Conf.		
Screen Letters		
Duties/Supp		
Objections		
Video Receipt		
CI Report		
9202	-	
Order Aff. Posting		Reviewed by: skc / LEG
Status Rpt	1	Reviewed on: 5-1-12
UCCJEA		Updates: 5/7/12
Citation		Recommendation:
FTB Notice		File 10 - Johnson

11 Marlon Scott Brown (Estate)

Case No. 11CEPR00644

Atty Burnside, Leigh W. (for Shannon M. Hill and Nicole K. Brown – Co-Administrators)

(1) Waiver of First and Final Account and Report of Co-Administrators and Petition for Settlement Thereof; (2) for Allowance of Attorney's Fees for Ordinary and Extraordinary Services and Costs; and (3) for Final Distribution (Prob. C. 10800, 10801, 10810, 10811, 10954, 12200)

חר	DD: 07/18/11	SHANNON M. HILL and NICOLE K.	NEEDS/PROBLEMS/COMMENTS:
	72.07/10/11	BROWN, Co-Administrators, are	TEEDO, I NOBELINO, COMMENTO.
		Petitioners.	
		=	
	and for a ma	Accounting is waived.	
Co	ont. from	-	
	Aff.Sub.Wit.	I & A - \$134,40 POH - \$64,347	
√	Verified	FOH - 304,347 .	/*
√	Inventory	Administrators - waive	
✓	PTC	, tarriirisirarois	
✓	Not.Cred.	Attorney - \$4,999.0	0
✓	Notice of	(statutory)	
	Hrg	_	
√	Aff.Mail w/		
	Aff.Pub.	(for sale of household furnishings, so of real property, and attempted so	
	Sp.Ntc.	of 2005 Toyota Tundra)	
	Pers.Serv.		
	Conf.	Costs - \$1,195.0	0
	Screen	(filing fees, publication, certified	
	Letters 09/07/11	copies)	
	Duties/Supp	Closing \$2,000.0	
	Objections	Closing - \$3,000.0	¹⁰
	Video	Distribution, pursuant to intestate	
	Receipt	succession, is to:	
	CI Report		
✓	9202	Shannon M. Hill - \$22,271.	39
✓	Order	cash plus ½ interest in 2005 Toyota	
	Aff. Posting	Tundra	Reviewed by: JF
	Status Rpt	Nicole K. Brown - \$22,271.	Reviewed on: 05/02/12
	UCCJEA	cash plus ½ interest in 2005 Toyota	upaares:
	Citation	- Tundra	Recommendation:
✓	FTB Notice		File 11 - Brown

12 Robert J. Johansen (CONS/PE)

Case No. 11CEPR01121

Atty Amador, Catherine A. (for Sharon Shields - Conservator of the Person and Linda Babcock –

Conservator of the Estate)

Atty Rindlisbacher, Curtis D. (Court Appointed for Conservatee)

Probate Status Hearing Re: Filing of Bond

Age: 89 DOB: 11/05/22	SHARON SHIELDS, was appointed as Conservator of the Person and LINDA	NEEDS/PROBLEMS/COMMENTS:
DOB. 11/03/22	BABCOCK, was appointed as	As of 05/02/12, the bond has not
	Conservator of the Estate with bond set at \$127,600.00 on 02/21/12.	been filed and Letters have not issued.
	at \$127,800.00 on 02/21/12.	issued.
Cont. from	Minute Order from status hearing on	Need filing of bond.
Aff.Sub.Wit.	04/09/12 set this matter for status of	·
Verified	filing of the bond.	
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202 Order		
Aff. Posting		Reviewed by: JF
Status Rpt		Reviewed by: 31
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 12 - Johansen

13 Andres Nazario Colin (GUARD/P)

Case No. 12CEPR00228

Atty Farmer, C. Michael (for Petitioner/maternal grandfather Lucas Garza)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

	Age: 2 months DOB: 2/11/2012		There is no temporary. No temporary was requested.	NEEDS/PROBLEMS/COMMENTS:
			LUCAS GARZA , maternal grandfather, is petitioner.	
Со	nt. from		Father: JOSE LUIS COLIN – consents	
	Aff.Sub.Wit.		and waives notice.	
✓	Verified		Mother: CASANDRA GARZA – consents	
	Inventory		and waives notice.	
	PTC			
	Not.Cred.	<u> </u>	Paternal grandfather: Ernest Colin – served by mail on 3/21/12	
✓	Notice of Hrg		Paternal grandmother: Gregoria Colin	
-	Aff.Mail	W/	- served by mail on 3/21/12	
–		,	Maternal grandmother: Noemi Garza – served by mail on 3/21/12	
	Aff.Pub. Sp.Ntc.		served by mail energy, in	
	Pers.Serv.		Petitioner states the mother and father	
1	Conf.		of the child are both unemployed students without health insurance. The	
	Screen		guardianship will allow Petitioner to	
✓	Letters		enroll the child under his policy.	
✓	Duties/Supp		Court Investigator Jennifer Daniel's	
	Objections		Report filed on 5/3/12.	
	Video			
	Receipt	<u> </u>		
✓	CI Report			
	9202			
✓	Order			
	Aff. Posting	<u> </u>		Reviewed by: KT
	Status Rpt			Reviewed on: 5/2/12 Updates: 5/7/12
✓_	UCCJEA			' '
	Citation	-		Recommendation:
L	FTB Notice			File 13 - Colin

14 Bryan Kent Begbie aka Bryan K. Begbie aka Bryan Begbie (Estate) Case No. 12CEPR00301

Atty Markeson, Thomas A. (for Sherry Morris Begbie – Spouse/Petitioner)

Petition for Letters of Administration; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DC	D: 03/26/12		SHERRY MORRIS BEGBIE, surviving	NEEDS/PROBLEMS/COMMENTS:
			spouse, is Petitioner and requests appointment as Administrator with bond amount to be	CONTINUED TO 06/06/12 Per request of Counsel
Со	nt. from		determined.	
	Aff.Sub.Wit.		determined.	Need Affidavit of
\checkmark	Verified		Full IAEA – Need	Publication.
	Inventory		FUILIAEA - NEED	2. Need Order.
	PTC			
	Not.Cred.		Decedent died intestate	
✓	Notice of			
	Hrg		Residence: Clovis	
✓	Aff.Mail	w/	Publication: NEED	
	Aff.Pub.	Χ		
	Sp.Ntc.		ESTIMATED VALUE OF THE ESTATE:	
	Pers.Serv.		Personal property - \$175,000.00	
	Conf.			
	Screen		Probate Referee: RICK SMITH	
√	Letters		Trobato Rotolog. Mek dimin	
✓	Duties/Supp			
	Objections			
	Video			
	Receipt			
	CI Report			
	9202	 		
	Order	Х		Paviawad by IE
	Aff. Posting Status Rpt			Reviewed by: JF Reviewed on: 05/02/12
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 14 - Begbie
	. 15 1151166	<u> </u>		

14

Atty

Shreffler, Irene L. (pro per Guardian/maternal grandmother)

Status Hearing Re: Proof of Guardianshp in Arizona and Termination of the California Guardianship

Age: 15 years	IRENE SHREFFLER, maternal	NEEDS/PROBLEMS/COMMENTS:
DOB: 1/18/1997	grandmother/guardian, petitioned	Please see page 15B re: Order to
	the court to fix the residence outside	Show Cause.
	of California to Kingman, Arizona.	
Cont. from	Irene Shreffler was appointed	Need status of guardianship
012312, 022212	guardian of the person on 9/20/06.	proceedings in Arizona.
Aff.Sub.Wit.		
Verified	Father: GEORGE PLESH	
Inventory	A A o Ho own DENIES I SAASAI	
PTC	Mother: DENISE LEMEN	
Not.Cred.	On 7/25/11 the Court granted the	
Notice of	petition to move the minor to	
Hrg	Arizona ordered that a guardianship	
Aff.Mail	or its equivalent would be	
Aff.Pub.	commenced in Arizona within four	
Sp.Ntc. Pers.Serv.	months of the order.	
Conf.	Minute Order dated 1/23/12	
Screen	continued the status hearing to	
Letters	2/22/12 and set an Order to Show	
Duties/Supp	Cause Re: Contempt. Irene Shreffler	
Objections	was ordered to be present on	
Video	2/22/12.	
Receipt	Minute Order dated 2/22/12 states	
CI Report	no appearances matter continued	
9202	to 5/9/12.	
Order	-	Paviawad by VT
Aff. Posting Status Rpt	Order to Show Cause dated 3/5/12	Reviewed by: KT Reviewed on: 5/2/12
UCCJEA	was mailed to Irene Shreffler on	Updates:
Citation	3/5/1 ordering her to appear on	Recommendation:
FTB Notice	5/9/12 to show cause why she should not be sanction for failure to	File 15A - Shreffler
	report the status of the guardianship	
	proceedings in Arizona.	

Atty Shreffler, Irene L. (pro per Guardian/maternal grandmother)

Order to Show Cause Re: Contempt

Age: 15 years	IRENE SHREFFLER, maternal	NEEDS/PROBLEMS/COMMENTS:
DOB: 1/18/1997	grandmother/guardian, petitioned	·
	the court to fix the residence outside	
	of California to Kingman, Arizona.	
	j	
Cont. from 022212	Irene Shreffler was appointed	
Aff.Sub.Wit.	guardian of the person on 9/20/06.	
Verified	Father: GEORGE PLESH	
Inventory	rainer. GEORGE PLESH	
PTC	Mother: DENISE LEMEN	
Not.Cred.	Widifier, BEINISE ELMEN	
Notice of	On 7/25/11 the Court granted the	
Hrg	petition to move the minor to	
Aff.Mail	Arizona ordered that a guardianship	
Aff.Pub.	or its equivalent would be	
Sp.Ntc.	commenced in Arizona within four	
Pers.Serv.	months of the order.	
Conf.		
Screen	Minute Order dated 1/23/12	
Letters	continued the status hearing to	
Duties/Supp	2/22/12 and set an Order to Show	
Objections	Cause Re: Contempt. Irene Shreffler	
Video	was ordered to be present on 2/22/12.	
Receipt	2/22/12.	
CI Report	Minute Order dated 2/22/12 states	
9202	no appearances matter continued	
Order	to 5/9/12.	
Aff. Posting		Reviewed by: KT
Status Rpt	Order to Show Cause dated 3/5/12	Reviewed on: 5/2/12
UCCJEA	was mailed to Irene Shreffler on	Updates:
Citation	3/5/1 ordering her to appear on	Recommendation:
FTB Notice	5/9/12 to show cause why she	File 15B - Shreffler
	should not be sanction for failure to	
	report the status of the guardianship	
	proceedings in Arizona.	

16 Cesar Gonzalez & Marco Hernandez (GUARD/P) Case No. 09CEPR00574

Atty Sanchez, Isidoro (pro per Guardian)
Atty Sanchez, Elizabeth (pro per Guardian)

Order to Show Cause Re: Contempt Why Cesar Was Moved Outside California to Pennsylvania

Cesar age: 8 years DOB: 11/22/2003	ISIDORO SANCHEZ and ELIZABETH SANCHEZ, non-relative family friends, were appointed	NEEDS/PROBLEMS/COMMENTS:
	guardians of the minor Cesar Gonzalez on	This matter concerns
	9/28/09, and were appointed guardians of the minor Marco Hernandez on 3/22/10.	Cesar only. Guardianship of
Cont. from 022212	THIRD Marco Horrianaez on 3/22/10.	Marco was terminated on
Aff.Sub.Wit.	Concepcion Hernandez Ministro, mother,	11/14/11.
Verified	petitioned the court to terminate the guardianship.	
Inventory		
PTC	On 11/14/11 the Court granted the	
Not.Cred.	termination as to Marco Hernandez only and	
Notice of Hrg	continued the matter as to Cesar Gonzalez to 1/23/2012.	
Aff.Mail	1/20/2012.	
Aff.Pub.	During the investigation the Court Investigator,	
Sp.Ntc.	Julie Negrete, discovered the Guardians had	
Pers.Serv.	moved to Pennsylvania with the minor Cesar.	
Conf.	The Cuardians did not obtain permission from	
Screen	The Guardians did not obtain permission from the court to move with Cesar to Pennsylvania.	
Letters	inte edon le move with edsar le remisylvarila.	
Duties/Supp	At the hearing on 1/23/2012 the Court (Judge	
Objections	M. Bruce Smith) denied the mother's petition	
Video Receipt	to terminate the guardianship as to Cesar and	
CI Report	set this Order to Show Cause for the Guardians to appear and show cause why Cesar was	
9202	moved outside the State of California to	
Order	Pennsylvania.	
Aff. Posting		Reviewed by: KT
Status Rpt	Copy of the Minute Order dated 1/23/12 was	Reviewed on: 5/2/12
UCCJEA	mailed to Guardians, Isidoro Sanchez and	Updates:
Citation	Elizabeth Sanchez, in Pennsylvania on 1/27/2012.	Recommendation:
FTB Notice	1/2//2012.	File 16 – Gonzalez &
	Minute order dated 2/22/12 states there were	Hernandez
	no appearances and the matter was	
	continued to 5/9/12.	

17 Jazmin J. Alvarado (GUARD/P)

Case No. 11CEPR00296

Atty De La Cruz, Alfred (pro per – paternal grandfather/Petitioner)
Atty De La Cruz, Isabel (pro per – paternal grandmother/Petitioner)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Age: 6		NO TEMPORARY IN PLACE	NEEDS/PROBLEMS/COMMENTS:
Age: 6 DOB: 02/06/06 Cont. from 032812 Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202	w/ x	ALFRED DE LA CRUZ and ISABEL DE LA CRUZ, paternal grandparents, are Petitioners. Custodian per Family Court case no. 06CEFL04904, maternal great grandmother, MARY GALAVIZ — served by substituted service on 1/28/12 Father: ERIC DE LA CRUZ, consent and waiver of notice filed 1/26/2012 Mother: CECILIA ECHEVESTE-ALVARADO — served by substituted service on 1/28/12 Maternal grandmother: Rosalinda Galaviz (Silva) — served by mail on 01/26/12 Maternal grandfather: Deceased. Siblings: MICHAEL ECHEVESTE, JR.,AERIEL ECHEVESTE, ANASTANSIA ECHEVESTE — all served by mail 01/26/12 Petitioners state the mother was recently arrested and incarcerated on 1/23/12. The mother was living at the current guardian's home, caring for the child, despite the current court order which says she must have supervised visitation only. The current guardian is unable to keep the child safe and care for the child properly in her home as she is ill, has recently had a heart attack and continues to allow the child to be in the care of the mother. Declaration filed 02/27/12 by Petitioners attaches several character references for the Petitioners and the child's kindergarten report card and dates of attendance.	NEEDS/PROBLEMS/COMMENTS: CONTINUED FROM 03/28/12 Minute Order from 03/28/12 states: The Court notes for the record that there is no active Family Court matter. The Court orders that a court investigator conduct a further investigation of the petitioners, mother, and Mary Galaviz. Additionally, the Court orders that the investigator check into the status of Mary Galaviz's health issues. As of 05/01/12, the following items remain outstanding: 1. It appears that both Mary Galaviz, custodian, and Cecilia Escheveste-Alvarado, mother, were served by substituted service and not personally served. Need proof of personal service at least 15 days before the hearing. 2. Need UCCJEA.
✓ Order		Court Investigator Dina Calvillo's supplemental report filed 03/26/12.	
Aff. Posting		Court Investigator Dina Calvillo filed a Report	Reviewed by: JF
Status Rpt		on 05/01/12.	Reviewed on: 05/01/12
UCCJEA	Χ		Updates: 05/02/12
Citation			Recommendation:
FTB Notice			File 17 - Alvarado

- Alfredo Morales-Diaz Jr., Krysta Diaz, Jennifer Pena, Nevaeh Pena and Victor Pena, Jr. (GUARD/P)

 Case No. 12CEPR00230
- Atty Garcia, Alicia R. (pro per Petitioner/maternal grandmother)
- Atty Ramirez, Arnulfo Jr. (pro per Petitioner/maternal uncle)
 Atty Pena, Odilia Diaz (pro per Objector/mother)
- Atty Martinez Pena, Victor Hugo (pro per Objector/father of Jennifer, Nevaeh & Victor)
- Atty Crowley, Jeremy (for Objector/father of Alfredo & Krysta, Alfredo Morales, Sr.)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

_			retilion for Appointment of Guardia	11 01 1110 1 013011 (1103: 0: 1010)
	edo age: 14 yrs 3: 1/27/1998		Temporary Expires 5/9/12	NEEDS/PROBLEMS/COMMENTS:
DOE	ta age: 12 yrs 3: 4/15/2000 nifer age: 7 yrs		ALICIA GARCIA , maternal grandmother, and ARNULFO RAMIREZ , maternal uncle,	Proof of service of the Notice of
	3: 10/9/2004		are petitioners.	Hearing along with a copy of
	eah age: 4 yrs Do /2007	OB:	Father(Alfredo & Krysta): ALFREDO	the Petition or Consent and Waiver of Notice on:
DOE	or age: 1 yr 3: 6/23/2010		MORALES, SR. – personally served 3/12/12.	a. Alfredo Morales-Diaz, Jr.(minor age 14)b. Krystal Diaz (minor age 12)
Con	t. from		Forther / Legaritar Mayorala 9 Viator).	b. Krysiai biaz (ilililoi age 12)
	Aff.Sub.Wit.		Father (Jennifer, Nevaeh & Victor): VICTOR HUGO PENA – personally served	
✓	Verified		on 3/12/12.	
	Inventory			
	PTC		Mother: ODILIA D. PENA – personally	
	Not.Cred.		served on 3/12/12.	
✓	Notice of Hrg			
✓	Aff.Mail	W/	Paternal grandparents (Alfredo & Krysta) – not listed	
	Aff.Pub.		Paternal grandparents (Jennifer, Nevaeh	
	Sp.Ntc.		& Victor) – not listed	
✓	Pers.Serv.		Maternal grandfather: Hector Garcia, Jr.	
✓	Conf. Screen		Politioners state methor is facing federal	
✓	Letters		Petitioners state mother is facing federal prison time in Iowa and has abandoned	
✓	Duties/Supp		the children in California. Petitioners fear	
	Objections		the children will not be cared for	
	Video Receipt		properly by the other parent or his family.	
✓	CI Report		They are in the U.S. as illegal aliens. Petitioners fear the children will be	
	9202		removed from the country.	
✓	Order		Terrioved from the courtily.	
	Aff. Posting		Please see additional page	Reviewed by: KT
	Status Rpt			Reviewed on: 5/3/12
✓	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 18 – Morales-Diaz & Pena

18 (additional page 1 of 3) Alfredo Morales-Diaz Jr., Krysa Diaz, Jennifer Pena, Nevaeh Pena and Victor Pena, Jr. (GUARD/P) Case No. 12CEPR00230

Objection to Guardianship filed by Victor Hugo Martinez Pena [father of Jennifer, Neveah and Victor, Jr.] and Odilia Pena [mother] on 3/20/12 states in their petition Petitioners stated the Jennifer, Neveah and Victor, Jr. were residing in Kerman and that Alfredo and Krysta were residing in Mendota. However, all of the children were residing in Nido, California with their objectors. Furthermore, the children's principal place of residence was in Merced County and not in Fresno County. The parents believe Merced County should hear the matter of the guardianship since the children are residents of Merced County.

Objectors state that the proposed guardians are both unfit. Arnulfo Ramirez Jr. has a criminal history. On 1/23/2002 he was charged with PC261.5 (sex act with a minor). At the time Arnolfo ran out of the State of California. On 5/21/2002 he pled Nolo Contendre. In addition, the maternal grandfather is a registered sex offender.

Odilia [mother] was arrested in Iowa for transporting drugs and was incarcerated for two days. Odilia was released and allowed to come to California. She went back to Iowa for a second hearing. The children were residing with their father. On 3/2/12 the grandmother asked the father to allow her to visit and he did. On 3/4/12 the grandmother refused to return the children. After Ocilla found out the children were being concealed by her mother she attempted to speak with the children but the grandmother would not let her communicate with her children. On Monday Victor went for the children, it was shortly after that the grandmother filed for guardianship. Odila has another court date on 3/26/12.

The proposed guardians' claims that the children will be removed from the State of California by their illegal father are untrue. Victor has no reason to return to Mexico and has nothing that ties him to that country. Victor has a steady job at a dairy farm in Merced County and his family is residing there as well.

Objector prays that the guardianship be denied and the children returned to their parents.

Objections of Alfredo Morales-Ramos, father of Alfredo and Krysta, filed on 5/7/12. Objector states there has been no evidence provided to the court that the children would suffer any detriment or harm in the father's care. Objector states he was never properly noticed of the guardianship by Petitioners Alicia Garcia and Arnulfo Ramirez, Jr. The mother and father had reached an agreement that the children would reside with the father in Nebraska. On 3/12/12 father states he picked up the children in Mendota and returned to Nebraska. Upon returning to Nebraska, father states he enrolled the children in school. On 3/20/12 father states he was notified by mail that Alicia and Arnulfo had filed for guardianship. Objector state she was not given time to respond or even understand the guardianship petition. Father states he appeared via Court Call at the temporary hearing at which time the Court ordered him to return his children to Fresno, which he did by 3/25/12.

Please see additional page
Dept. 303, 9:00 a.m. Wednesday, May 9, 2012

18(additional page 2 of 3) Alfredo Morales-Diaz Jr., Krysa Diaz, Jennifer Pena,
Nevaeh Pena and Victor Pena, Jr. (GUARD/P)
Case No. 12CEPR00230

Objections of Alfredo Morales-Ramos, father of Alfredo and Krysta, filed on 5/7/12 continued.

Objector states he is concerned with the children's well-being while in the care of Petitioners. Since the children have been in the care of Petitioners their cell phones were taken away and father states he has not been able to communicate in any way with his children. On 5/2/12 Krysta call her father from school using a friend's cell phone in order to communicate with her father. Krysta told her father that Alicia had taken away her cell phone. Objector states he is concerned that the Petitioners are telling his children that he is a bad person, and they should not want to be with him. Objector is also concerned that Petitioners make the children pray on their knees for hours at a time. Krysta and Alfredo have also told their father that they have been hit and have seen the other children hit by Alicia and Arnulfo. The children told Objector that they have been hit with a belt or with a sandal by Alicia.

Objector believes it is in the best interest of his children that they be returned to his care and live with him in Nebraska.

Court Investigator Julie Negrete's Report filed on 5/3/12.

Atty Kruthers, Heather H (for Petitioner/Public Guardian)
Atty Walters, Jennifer (court appointed for Conservatee)

Petition for Appointment of Temporary Conservator of the Person and Estate (Prob. C. 1510)

Age: 79 years DOB: 6/30/1932			Temporary granted ex parte on 4/30/12. Temporary Expires on 5/9/12.	NEEDS/PROBLEMS/COMMENTS:
			General Hearing 6/6/12.	Court Investigator Advised Rights on 5/2/12.
Со	nt. from		PUBLIC GUARDIAN is petitioner and requests appointment as	
	Aff.Sub.Wit.		temporary conservator of the	
✓	Verified		person and estate.	
	Inventory			
	PTC		Estimated value of the estate:	
	Not.Cred.		Personal property - \$24,370.56	
✓	Notice of Hrg		Petitioner states the proposed	
√	Aff.Mail	W/	conservatee had been residing in her own home. She has since	
	Aff.Pub.		been moved into one of her son's	
	Sp.Ntc.		home. Although this appears to be	
	Pers.Serv.	Χ	adequate at the time, she has	
	Conf.		reportedly been physically violent	
	Screen		with a recent care provider, most	
✓	Letters		likely due to her dementia. In addition, there is another child with	
	Duties/Supp		whom there is a conflict. Because	
	Objections		of the conflict, the Public Guardian	
	Video		seeks her own appointment as	
	Receipt		temporary conservator.	
✓	CI Report			
	9202		Court Investigator Samantha	
✓	Order		Henson's Report filed on 5/3/12.	
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 5/2/12
	UCCJEA			Updates: 5/8/12
	Citation			Recommendation:
	FTB Notice			File 19 - Steinhauer